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TROP PRUNER & HU, PC
8554 KATY FREEWAY
SUITE 100
HOUSTON, TX 77024

EXAMINER

AMINI, JAVID A

| ART UNIT | PAPER NUMBER |
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2672

21

DATE MAILED: 07/07/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary

Application No.

09/584,604

Applicant(s)

ROSENBERG, SCOTT A.

Examiner

Javid A Amini

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-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 08 April 2004.
- 2a) ☐ This action is **FINAL**. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☐ Claim(s) _____ is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 26-54 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
2. ☐ Certified copies of the priority documents have been received in Application No. _____.
3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- 1) ☒ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- 3) ☐ Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)
Paper No(s)/Mail Date _____.
- 4) ☐ Interview Summary (PTO-413)
Paper No(s)/Mail Date. _____.
- 5) ☐ Notice of Informal Patent Application (PTO-152)
- 6) ☐ Other: _____.

Continued Examination Under 37 CFR 1.114

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on April 08, 2004 has been entered.

Claim Rejections - 35 USC § 112

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Claims 26-54 rejected under 35 U.S.C. 112, first paragraph, as based on a disclosure which is not enabling. The bandwidth utilization without using the fetch engine is critical or essential to the practice of the invention, but not included in the claims. See *In re Mayhew*, 527 F.2d 1229, 188 USPQ 356 (CCPA 1976). Applicant claims that transferring pixel data at a given memory address range, without using a fetch engine. But applicant does not specify, and it is not clear what type of algorithms or methods applicant uses.

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 34, 35, 48-54 rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. Applicant uses the term "TRANSFER FUNCTION" to specify the mapping, writing, reading, performing, and etc. of the addresses of pixel data. The transfer

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function in general terms can be written as a program or can be used as hardware. The definition of the transfer function: 1. A mathematical statement that describes the transfer characteristics of a system, subsystem, or equipment. 2. The relationship between the input and the output of a system, subsystem, or equipment in terms of the transfer characteristics. Therefore in respect to the definition the fetch engine is considered as a transfer function.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

Claims 26-54 rejected under 35 U.S.C. 103(a) as being unpatentable over Mastronarde et al. (hereinafter referred as a Mastronarde), R. Pendse and R. Bhagavathula (hereinafter referred as a Pendse), and further in view of Kajita.

1. Claims 26-28.

A method comprising: transferring pixel data to a transformation engine at a given memory address range; performing a transformation on the pixel data; and readdressing the transformed pixel data to another memory address range without using a fetch engine.

Mastronarde in figs. 4 and 5 illustrates transferring graphical data at a given memory address steps 520, 530, 550 and 560. (GTLB is a table in a CPU that contains references between virtual and real address this buffer has a certain number of entries). The assumption is the graphics memory request hit the GTLB cache. Mastronarde in col. 1, lines 25-30 discloses whenever an

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access to the graphics portion of main memory is requested by either the processor or the graphics controller, a translation must take place between the virtual address included in the access request and a corresponding physical address. This translation is typically handled by the GTLB. Mastronarde does not explicitly specify in fig. 5 just the transformed pixel data to another memory address range without using a fetch engine, but Mastronarde illustrates two events, one is with fetch engine and the other one is without using fetch engine. However Pendse teaches algorithm with pre-fetching. That is different from fetch engine that applicant claims. Mastronarde and Pendse do not explicitly specify readdressing, writing, performing the transformed graphical data to another memory address range, however Kajita in col. 2, lines 1-19 teaches a step of accessing the physical memory by using a second address space; an address conversion step of performing mapping and management of address data from the first address space to the second address space in unit of a predetermined memory block. And also Kajita is silent about using the fetch engine. Thus, it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the teaching of Kajita (i.e. combines the extracted page frame number with offset data stored in the first address space to map address data to the second address space in unit of the memory block) and Pendse (i.e. teaches a S-LRU algorithm with pre-fetching. Generating a virtual memory by dividing the cache into two segments) into Mastronarde invention to improve the GTLB cache miss fetch cycles during graphics translational look aside. This modification would be beneficial to users working with graphics.

2. Claim 29.

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The method of claim 28 further including: generating a virtual memory address for a second memory location. Pendse on page 863 in left column teaches a S-LRU algorithm with pre-fetching. Generating a virtual memory by dividing the cache into two segments.

3. Claim 30.

The method of claim 29 further including: re-mapping a virtual memory address of said first virtual memory location to write said transformed pixel data from said first virtual memory location to said virtual memory address of said second memory location; and transferring the pixel data to a memory controller using a memory controller client in a forward, write-through direction. The step of re-mapping is obvious because when the cache is divided into two segments, the memory addresses of first and second locations must be known in order to be able to transform the graphical data within the memory locations. Mastronarde in fig. 4 illustrates at block 410, the first step is to wait to receive a memory transaction request. The request may be received as a read or write request from a processor or may be a request from a graphics controller. Pendse on page 863 in left column teaches a S-LRU algorithm with pre-fetching. Generating a virtual memory by dividing the cache into two segments.

4. Claim 31.

The method of claim 30 further including writing pixel data to a virtual memory location associated with a memory controller client that receives pixel data written to certain virtual addresses. Mastronarde in fig. 4 illustrates at block 410, the first step is to wait to receive a memory transaction request. The request may be received as a read or write request from a processor or may be a request from a graphics controller.

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5. Claim 32.

The method of claim 31 including causing an operating system to set aside virtual addresses for said memory controller client. Mastronarde in fig. 6 is a block diagram of one embodiment of a system including the memory controller 100 of FIG. 1. The memory controller 100 is included in a system logic device 630. The memory controller 100 receives memory access requests from a processor 610 and a graphics controller 620. Requests from the graphics controller 620 are received over an AGP bus 625. The memory controller 100 performs memory arbitration, cycle tracking, and GTLB functions as described above in connection with FIGS. 1 through 5. The memory controller 100 issues memory requests to a memory interface 635. The memory interface 635 communicates with a system memory 640. The system memory 640 includes a graphics memory space 644 and a non-graphics memory space 642. The graphics memory space 644 may be used to store textures or other data for use by the graphics controller 620. The non-graphics memory space 642 may be used to store an operating system and other applications and data. The system memory 640 may be implemented using synchronous dynamic random access memory (SDRAM) or other memory types that support pipelined operation, such as RAMBUS memory (RAMBUS is a trademark of Rambus, Inc.).

6. Claim 33.

The method of claim 30 wherein generating said virtual memory address for said second memory location includes transforming the addresses of said pixel data at said first virtual memory location to addresses at said second memory location. Pendse on page 863 in left column teaches a S-LRU algorithm with pre-fetching. Generating a virtual memory by dividing the cache into two segments.

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7. Claim 34.

The method of claim 33 including determining the offset to pixel data by subtracting a base address at said first virtual memory location from the address of pixel data. The step is obvious because Kajita teaches in col. 4, lines 34-36, the acquired PFN is combined with the OFFSET of the original virtual address, thereby converted to a physical address, and outputted.

8. Claim 35.

The method of claim 34 including adding said offset to a base address of said second memory location. Kajita teaches in the address conversion step, a corresponding page frame number is extracted from an associative memory based on a virtual page number stored in the first address space, and the extracted page frame number is combined with offset data stored in the first address space to map address data to the second address space in unit of the memory block.

9. Claim 36.

The method of claim 30 wherein writing said transformed pixel data from said first virtual memory location to said second memory location includes writing the pixel data from said first virtual memory location associated with a first transfer function to said second memory location associated with a second transfer function. The step is obvious because of the broad claim language “transfer function”, it is well known in the art that a pipeline supports block moves, block reads and write operations, as well as other data transfer functions in hardware and software. Pendse on page 863 in left column teaches a S-LRU algorithm with pre-fetching. Generating a virtual memory by dividing the cache into two segments

10. Claim 37.

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The method of claim 36 including transforming the addresses of the pixel data from addresses in a first virtual memory range associated with said first transfer function to memory addresses in a second virtual memory range associated with said second transfer function. Pendse on page 863 in left column teaches a S-LRU algorithm with pre-fetching. Generating a virtual memory by dividing the cache into two segments

11. Claim 38.

See rejection of claim 26. An article comprising a medium storing instructions that enable a processor-based system to: transfer pixel data to a transformation engine at a given memory address range; perform a transformation on the pixel data; and readdress the transformed pixel data to another memory address range without using a fetch engine.

12. Claim 39.

See rejection of claim 26. The article of claim 38 further storing instructions that enable the processor-based system to: manipulate the transformed pixel data without going between a memory location and another transformation engine.

13. Claim 40.

See rejection of claim 26. The article of claim 39 further storing instructions that enable the processor-based system to: write pixel data to a first virtual memory location; and perform a first pixel transformation at said first virtual memory location in a virtual memory space.

14. Claim 41.

See rejection of claim 29. The article of claim 40 further storing instructions that enable the processor-based system to: generate a virtual memory address for a second memory location.

15. Claim 42.

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See rejection of claim 30. The article of claim 41 further storing instructions that enable the processor-based system to: re-map a virtual memory address of said first virtual memory location to write said transformed pixel data from said first virtual memory location to said virtual memory address of said second memory location; and transfer the pixel data to a memory controller using a memory controller client in a forward write-through direction.

16. Claim 43.

See rejection of claim 31. The article of claim 42 further storing instructions that enable the processor-based system to write pixel data to a virtual memory location associated with a memory controller client that receives pixel data written to certain virtual addresses.

17. Claim 44.

See rejection of claim 32. The article of claim 43 further storing instructions that enable the processor-based system to cause an operating system to set aside virtual addresses for said memory controller client.

18. Claim 45.

See rejection of claim 33. The article of claim 42 further storing instructions that enable the processor-based system to transform the addresses of pixel data at said first virtual memory location to addresses at said second memory location.

19. Claim 46.

See rejection of claim 34. The article of claim 45 further storing instructions that enable the processor-based system to determine the offset to each pixel data by subtracting a base address at said first virtual memory location from the address of each pixel data.

20. Claim 47.

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See rejection of claim 35. The article of claim 46 further storing instructions that enable the processor-based system to add said offset to a base address of said second memory location.

21. Claim 48.

See rejection of claim 36. The article of claim 42 further storing instructions that enable the processor-based system to write said pixel data from said first virtual memory location associated with a first transfer function to said second memory location associated with a second transfer function.

22. Claim 49.

See rejection of claim 37. The article of claim 48 further storing instructions that enable the processor-based system to transform the addresses of said pixel data from addresses in a first virtual memory range associated with said first transfer function to memory addresses in a second virtual memory range associated with said second transfer function.

23. Claim 50.

See rejection of claim 26. A system comprising: a memory controller that receives pixel data and virtual memory addresses for a transformation of the pixel data in a virtual memory space; a first memory controller client that forwards the pixel data and virtual memory addresses to a first transfer function; and a second memory controller client that receives data from said first transfer function together with new virtual memory addresses for transfer in a forward, write-through direction without using a fetch engine.

24. Claim 51.

See rejection of claim 26. The system of claim 50 wherein said first memory controller client selectively forwards the pixel data and virtual memory addresses to one of a plurality of transfer

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functions and said second memory controller client receives the pixel data with new virtual memory addresses from said plurality of transfer functions.

25. Claim 52.

See rejection of claim 31. The system of claim 51 wherein said second memory controller client writes the pixel data back to said memory controller.

26. Claim 53.

See rejection of claim 26. The system of claim 50 including a plurality of transfer functions, one of said transfer functions arranged to write output data to an address range of another transfer function.

27. Claim 54.

See rejection of claim 37. The system of claim 53 wherein said transfer functions are associated with virtual memory address ranges.

Conclusion

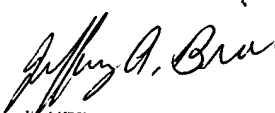
Any inquiry concerning this communication or earlier communications from the examiner should be directed to Javid A Amini whose telephone number is 703-605-4248. The examiner can normally be reached on 8-4pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael Razavi can be reached on 703-305-4713. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Javid A Amini
Examiner
Art Unit 2672

Javid Amini


JEFFERY BRIAR
PRIMARY EXAMINER